

ADVERSARY PROCEEDING COVER SHEET

(Instructions on Reverse)

ADVERSARY PROCEEDING NUMBER
(Court Use Only)

PLAINTIFF(S)

JOSEPH B. COLLINS, Trustee in Bankruptcy of
Donna L. Cooper

DEFENDANT(S)

DONNA L. COOPER

ATTORNEY(S) (Firm Name, Address, and Telephone No.)

Joseph B. Collins, Esq.
HENDEL & COLLINS, P.C.
101 State Street
Springfield, MA 01103

ATTORNEY(S) (If Known)

David L. Brunelle, Jr., Esq.
LAW OFFICES OF DAVID BRUNELLE, P.C.
318 Newton Street
South Hadley, MA 01075

PARTY (Check one box only)

☐ 1 U.S. PLAINTIFF☐ 2 U.S. DEFENDANT☒ 3 U.S. NOT A PARTY

CAUSE OF ACTION (WRITE A BRIEF STATEMENT OF CAUSE OF ACTION, INCLUDING ALL U.S. STATUTES INVOLVED)

Objection to Discharge; 11 U.S.C. § 727

NATURE OF SUIT

(Check the one most appropriate box only.)

- | | | |
|---|--|---|
| <input type="checkbox"/> 454 To Recover Money or Property | <input type="checkbox"/> 455 To revoke an order of confirmation of a Chap. 11 or Chap. 13 Plan | <input type="checkbox"/> 456 To obtain a declaratory judgment relating to any of foregoing causes of action |
| <input type="checkbox"/> 435 To Determine Validity, Priority, or Extent of a Lien or Other Interest in Property | <input type="checkbox"/> 426 To determine the dischargeability of a debt 11 U.S.C. §523 | <input type="checkbox"/> 459 To determine a claim or cause of action removed to a bankruptcy court |
| <input type="checkbox"/> 458 To obtain approval for the sale of both the interest of the estate and of a co-owner in property | <input type="checkbox"/> 434 To obtain an injunction or other equitable relief | <input type="checkbox"/> 498 Other (specify) |
| <input checked="" type="checkbox"/> 424 To object to or revoke a discharge 11 U.S.C. §727 | <input type="checkbox"/> 457 To subordinate any allowed claim or interest except where such | |

ORIGIN OF PROCEEDINGS

(Check one box only.)

☒ 1 Original Proceeding☐ 2 Removed Proceeding☐ 3 Transferred to Another Bankruptcy Court☐ 4 Reinstated or Reopened☐ CHECK IF THIS IS A CLASS ACTION UNDER F.R.C.P. 23DEMAND
N/ANEAREST THOUSAND
\$ N/AOTHER RELIEF SOUGHT
Denial of Debtor's Discharge☐ JURY DEMAND

BANKRUPTCY CASE IN WHICH THIS ADVERSARY PROCEEDING ARISES

NAME OF DEBTOR
DONNA L. COOPERBANKRUPTCY CASE NO.
09-30152-HJBDISTRICT IN WHICH CASE IS PENDING
Massachusetts (Western)DIVISIONAL OFFICE
SpringfieldNAME OF JUDGE
Henry J. Boroff

RELATED ADVERSARY PROCEEDING (IF ANY)

PLAINTIFF

DEFENDANT

ADVERSARY PROCEEDING NO.

DISTRICT

DIVISIONAL OFFICE

NAME OF JUDGE

FILING FEE (Check one box only) ☒ FEE ATTACHED - \$250.00 ☐ FEE NOT REQUIRED ☐ FEE IS DEFERREDDATE
September 14, 2009PRINT NAME OF ATTORNEY
Joseph B. Collins

SIGNATURE OF ATTORNEY



UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF MASSACHUSETTS

In re)	
)	Chapter 7, No. 09-30152-HJB
DONNA L. COOPER)	
)	
Debtor)	
)	
JOSEPH B. COLLINS,)	Adversary Proceeding No.
TRUSTEE IN BANKRUPTCY OF)	
DONNA L. COOPER)	
)	
Plaintiff)	
)	
v.)	
)	
DONNA L. COOPER)	
)	
Defendant)	
)	

COMPLAINT

Jurisdictional, Venue, and Procedural Allegations

1. This is an Adversary Proceeding brought pursuant to 11 U.S.C. § 727 and the Federal Rules of Bankruptcy Procedure, R. 7001 et seq., seeking to deny the Debtor a Discharge in bankruptcy.

2. This Court has jurisdiction over the instant Adversary Proceeding pursuant to 28 U.S.C. § 157, which confers upon bankruptcy courts jurisdiction over proceedings arising under Title 11 of the United States Code ("Bankruptcy Code") and over civil proceedings arising in or related to cases under the

Bankruptcy Code; this proceeding may be commenced and prosecuted in this Bankruptcy Court in which the underlying Chapter 7 case is pending.

3. This Court has the authority to deny the Debtor a Discharge pursuant to 11 U.S.C. § 727.

4. This Court has the equitable power to issue Orders that are necessary and appropriate to carry out the provisions of the Bankruptcy Code pursuant to 11 U.S.C. § 105(a).

5. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2).

Parties

6. The Plaintiff, JOSEPH B. COLLINS, TRUSTEE IN BANKRUPTCY OF DONNA L. COOPER ("Plaintiff"), is the duly appointed, qualified, and acting Trustee in Bankruptcy in the underlying Chapter 7 case and has a usual place of business at 101 State Street, Springfield, Massachusetts.

7. The Defendant, DONNA L. COOPER ("Debtor"), is an individual residing at 53 Dresser Avenue, Chicopee, Massachusetts.

Factual Allegations

8. On February 8, 2009 ("Petition Date"), the Debtor filed a Voluntary Petition pursuant to the provisions of Chapter 7 of the Bankruptcy Code with the United States Bankruptcy Court for the District of Massachusetts ("Court").

9. On February 9, 2009, the Plaintiff accepted an appointment as the Debtor's Chapter 7 Trustee.

10. On the Petition Date, the Debtor filed with the Court a Voluntary Petition, Schedules of Assets and Liabilities, a Statement of Financial Affairs and related documents (collectively, the "Schedules").

11. The Schedules include a Declaration by the Debtor, signed under the pains and penalties of perjury, that they were true and correct to the best of her knowledge, information and belief.

12. The Schedules do not disclose that the Debtor has an interest in, or income from, any trust.

13. On Schedule B, and in response to Question 19 inquiring as to whether the Debtor has any interest in any trust, the Debtor answered: "NONE".

14. On Schedule I, and in response to a series of questions inquiring as to whether the Debtor has any income from real estate, interest, dividends or other income, the Debtor did not disclose any income from any trust.

15. On the Statement of Financial Affairs, and in response to Question 2 inquiring as to whether the Debtor had any income other than from employment, trade, profession, of operation of a business during the two years immediately before the Petition Date, the Debtor did not disclose any income from any trust.

16. The Debtor is a beneficiary of the Neola Fuqua Sprang Trust ("Sprang Trust"). A redacted copy of the August 7, 1975 Order of the Superior Court of the State of California creating the Sprang Trust is annexed hereto as Exhibit "A".

17. Bank of America, N.A. is the trustee of the Sprang Trust.

18. The principal asset of the Sprang Trust is an unencumbered parcel of commercial real estate located at 6400-6412 Lankershim Boulevard, North Hollywood, California; and further, a Statement issued by Bank of America, N.A., states that the value of the Sprang Trust assets as of June 30, 2009, was \$1,233,675.65.

19. The relevant terms of the Sprang Trust may be summarized as follows:

(a) The Debtor is presently receiving one-eighth (1/8) of the income generated by the Sprang Trust until the death of the her Mother; and

(b) Upon the death of the Debtor's Mother, the Sprang Trust is to terminate and the Debtor is to receive one-quarter (1/4) of the proceeds from the liquidation of the trust estate.

20. Upon information and belief, the Debtor's Mother's age is 84.

21. Prior to the Petition Date, Bank of America, N.A. mailed Quarterly Statements to the Debtor indicating the value of the Sprang Trust.

22. Prior to the Petition Date, Bank of America, N.A. paid irregular income distributions to the Debtor from the Sprang Trust.

23. Upon information and belief, the income distributions paid to the Debtor by Bank of America, N.A. on account of the Sprang Trust for calendar years 2007 and 2008 were \$2,657.00 and \$3,852.29, respectively.

24. On the Petition Date, the Debtor had actual knowledge of her interest in, and income from, the Sprang Trust.

COUNT I - Objection to Discharge
(Section 727(a)(2) - Concealment of Property of the Estate)

25. The Plaintiff repeats and realleges the allegations made in Paragraphs 1 through 24 with the same force and effect as if fully detailed herein.

26. The Debtor, with intent to hinder, delay, or defraud, has concealed her interest in, and her income from, the Sprang Trust, all of which constitute property of her Bankruptcy Estate.

COUNT II - Objection to Discharge
(Section 727(a)(3) - Concealment or Failure
to Keep Books and Records)

27. The Plaintiff repeats and realleges the allegations made in Paragraphs 1 through 26 with the same force and effect as if fully detailed herein.

28. The Debtor has concealed or failed to keep or preserve recorded information, including books, documents, records, and papers, from which the Debtor's financial condition or business transactions might be ascertained. Specifically, she has failed to produce records relating to, without limitation, the nature and existence of the Sprang Trust, her interest in the Sprang Trust, her income from the Sprang Trust and the value of the Sprang Trust.

29. The Plaintiff says that the Debtor's concealment or failure to keep or preserve such recorded information was not justified under all of the circumstances of the Debtor's bankruptcy case.

Count III - Objection to Discharge
(Section 727(a)(4) - False Oath; Withholding Records)

30. The Plaintiff repeats and realleges the allegations made in Paragraphs 1 through 29 with the same force and effect as if fully detailed herein.

31. The Debtor knowingly and fraudulently, in connection with the case, made a series of false oaths in the Schedules.

32. The Debtor withheld from the Plaintiff recorded documents relating to her property or financial affairs.

WHEREFORE, the Trustee prays for the following relief:

1. Under all Counts, a Judgment denying the Debtor a Discharge in bankruptcy; and
2. Such other and further relief as is just and proper.

JOSEPH B. COLLINS, TRUSTEE IN
BANKRUPTCY OF DONNA L. COOPER

Dated: September 14, 2009

By: /s/ Joseph B. Collins
JOSEPH B. COLLINS, ESQ.
(BBO No. 092660)
For HENDEL & COLLINS, P.C.
101 State Street
Springfield, MA 01103
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Documents File
01-2-13114-0

LAW OFFICES

GEORGE I. DEVOR
9570 Wilshire Boulevard, Suite 368
Beverly Hills, California 90212
275-6822 878-0141

EXHIBIT

A

Attorney for Petitioner

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF LOS ANGELES

In the Matter of the Estate of]

NO. P 604 562

NEOLA PUQUA SPRANG,

Deceased.

ORDER SETTLING FIRST ACCOUNT CURRENT OF EXECUTOR, APPROVING SALE OF DEPRECIATING PERSONAL PROPERTY, FOR PARTIAL ALLOWANCE OF STATUTORY FEES AND COMMISSIONS AND FOR PRELIMINARY DISTRIBUTION

The First Account Current of Executor and Petition for Its Settlement, Petition for Approval of Sale of Depreciating Personal Property, for Partial Allowance of Statutory Fees and Commissions and for Preliminary Distribution of SECURITY PACIFIC NATIONAL BANK, a national banking association, as Executor of the Will of the above-named decedent, came on regularly to be heard in Department 11 of the above-entitled Court, the HONORABLE DAVID N. EAGLESON, Judge presiding, on July 23, 1975.

1. Due and legal notice of the hearing of the petition and of the settlement of the account has been regularly given for the period and in the manner required by law.

2. The account and report of the Executor is full, true and correct, and all the allegations of the petition for its settlement are true.

///

1 3. The account should be settled, allowed and approved
2 as filed and all the acts and transactions of the Executor relat-
3 ing to the matters set forth in it should be ratified, confirmed
4 and approved.

5 4. Notice to creditors has been published for the
6 period and in the manner prescribed by law. Within thirty days
7 after completion of publication of notice to creditors there was
8 filed with the Clerk of this Court an affidavit showing due pub-
9 lication of notice to creditors in the manner and form required
10 by law.

11 5. More than six months have elapsed since the issuance
12 of Letters Testamentary in this estate and since the first pub-
13 lication of notice to creditors, and the time for filing or
14 presenting claims has expired.

15 6. All claims against the estate have been paid.

16 7. The estate is but little indebted.

17 8. The California Inheritance Tax has not yet been
18 determined by this Court, but the sum of \$5,000.00 has been paid
19 on account of the tax, as evidenced by the receipt of the Treasurer
20 of the County of Los Angeles, State of California on file herein.
21 The written consent of the State Controller has been given to the
22 distribution hereafter made.

23 9. A Federal Estate Tax Return has been filed for this
24 estate and the tax there shown to be due has been paid. The
25 return has not yet been audited.

26 10. The sale of the United States \$5.00 Silver Certifi-
27 cate and the sale of \$10.00 United States Currency to [REDACTED]
28 [REDACTED] for the sum of \$18.00 cash was legally made, fairly
29 conducted and for the best interest, advantage and benefit of the
30 estate and those interested therein. Said sale should be approved
31 as a sale of depreciating personal property.

32 ///

11. Although the estate is not now in a condition to be closed, there may be distributed at this time, without loss to the creditors or injury to the estate or any person interested in it, the property described below in accordance with the decedent's Will.

12. The distribution may be made without requiring the distributee here named to execute a bond payable to the Executor.

IT IS ORDERED AND ADJUDGED that:

1. The first account of SECURITY PACIFIC NATIONAL BANK, a national banking association, as Executor of the Will of the above-named decedent is settled, allowed and approved as filed, and all acts and transactions relating to the matters in that account and report set forth are ratified, confirmed and approved;

2. There is allowed to ~~XXXXXXXXXX~~, attorney for the Executor, the sum of \$5,000.00 on account of his statutory fees;

3. There is allowed to SECURITY PACIFIC NATIONAL BANK, a national banking association, as Executor of the Will of the above-named decedent, the sum of \$5,000.00 on account of its statutory compensation;

4. The sale of the depreciating property is approved;

5. There is hereby distributed to SECURITY PACIFIC NATIONAL BANK, a national banking association, in trust, the following described property:

(a) Cash in the amount of \$40,000.00, of which \$18,696.19 thereof is distributable to said Trustee as income cash. (Pursuant to Probate Code §162.5 the net income during probate to April 3, 1975, the ending date of the First Account Current, is \$18,696.19.)

(b) 150 shares of Amerada Hess Corporation, \$3.50 cumulative preferred stock, \$1.00 par.

- 1 (c) 67 shares of Bankamerica Corporation.
- 2 (d) 300 shares of Citicorp.
- 3 (e) 1,500 shares of Union Oil Company of California.
- 4 (f) \$36,000.00 first trust deed note by Rosa Rehr
- 5 dated October 20, 1966, payable at \$280.00 or more monthly
- 6 including interest at 7% beginning January 15, 1967, all due
- 7 on October 20, 1981.

8 The real property securing the first trust deed
9 note is legally described in the Inventory and Appraisalment,
10 Item No. 10 as follows:

11 The southerly 50 feet of Lots 114 and
12 115 of the Hollywood Valley View Tract, as per
13 map recorded in Book 10, page 192 of maps, in
14 the office of the County Recorder of Los Angeles
15 County, State of California.

16 The deed of trust was recorded on December 7,
17 1966 in Book T5187, page 950 of the Official Records of Los
18 Angeles County, State of California.

19 (g) Service station located at 6400-6412 Lanker-
20 shim Boulevard, North Hollywood, California 91606, and
21 legally described in the Inventory and Appraisalment, Item
22 No. 12 as follows:

23 Lot 1 of Tract No. 12037, in the City
24 of Los Angeles, in the County of Los Angeles,
25 State of California, as per map recorded in
26 book 222, page 21 of Maps, in the office of
27 the County Recorder of said county.

28 (h) One Canada Dollar Bill number F/M2458761.

29 (i) Two yellow metal foreign coins dated 1876 and
30 1883.

31 (j) Four items of United States Confederate Cur-
32 rency.

(k) Six miscellaneous coins.

(l) Thirteen items of various United States Currency.

(m) Eleven items of various foreign currency.

The property hereinabove described is distributed to said SECURITY PACIFIC NATIONAL BANK to hold, manage and distribute as follows:

The net income shall be distributed in monthly or other convenient installments as follows:

(a) One-half thereof to or for the benefit of the testatrix' daughter, ~~NEOLA MAY RICHARDS~~, during her life.

(b) One-eighth thereof to or for the benefit of the testatrix' granddaughter, ~~NEOLA MAY RICHARDS~~, as follows:

(i) Until ~~NEOLA MAY RICHARDS~~ attains age ^{50%} twenty-one, said payment shall be made to her mother, NEOLA MAY RICHARDS, or to her legal guardian, or to the person with whom she resides, or directly to her, or otherwise, as the Trustee may, from time to time, deem advisable in order to most effectively provide for her care, maintenance, support and education.

When ^{12.5} ~~NEOLA MAY RICHARDS~~ attains age twenty-one, said payments shall be made directly to her or for her benefit.

(c) One-eighth thereof to or for the benefit of the testatrix' granddaughter, ~~NEOLA MAY RICHARDS~~.

(d) One-eighth thereof to or for the benefit of the testatrix' granddaughter, ~~NEOLA MAY RICHARDS~~.

(e) One-eighth thereof to or for the benefit of the testatrix' granddaughter, DONNA LINDA JOHNSON.

Should any granddaughter herein named predecease the testatrix' daughter, ~~NEOLA MAY RICHARDS~~, then that granddaughter's share of income shall be distributed as follows:

1 (a) To or for the benefit of her surviving chil-
2 dren, if any, share and share alike.

3 (b) If she has no surviving children, then to or
4 for the benefit of the other surviving granddaughters herein
5 named or the children of other deceased granddaughters on the
6 principle of representation.

7 This trust shall cease and terminate upon the death
8 of the testatrix' daughter, ~~WILLIAM R. JOHNSON~~, and the Trustee
9 shall distribute the remaining trust estate to her granddaughters,
10 ~~WILLIAM R. JOHNSON DAUGHTER, CAROL ANN JOHNSON, DONNA LINDA~~
11 ~~JOHNSON and KATHLEEN JOHNSON~~, upon the principle of repre-
12 sentation.

13 The Trustee, to carry out the purposes of this
14 trust, and subject to any limitation stated elsewhere in this
15 Order, is vested with the following powers, in addition to those
16 now or hereafter conferred by law, affecting the trust and the
17 trust estate:

18 (a) To continue to hold any property, including
19 shares of the Trustee's own stock, and to operate at the risk
20 of the trust estate any property or business received in this
21 trust, as long as it may deem advisable, the profits and
22 losses therefrom to inure or be chargeable to the trust
23 estate as a whole and not to the Trustee.

24 (b) To manage, control, sell, convey, exchange,
25 partition, divide, subdivide, improve, repair; to grant op-
26 tions and to sell upon deferred payments; to lease for terms
27 within or extending beyond the duration of this trust for any
28 purpose, including exploration for and removal of gas, oil
29 and other minerals; to enter into community oil leases,
30 pooling and unitization agreements; to create restrictions,
31 easements and other servitudes; to compromise, arbitrate or
32 otherwise adjust claims in favor of or against the trust; to

1 institute, compromise and defend actions and proceedings; to
2 carry such insurance as the Trustee may deem advisable.

3 (c) To invest and reinvest the principal, and in-
4 come if the Trustee is required to accumulate it, and to
5 purchase or acquire therewith every kind of property, real,
6 personal or mixed; and every kind of investment, specifically
7 including, but not by way of limitation, corporate obliga-
8 tions of every kind, and stocks, preferred or common, which
9 men of prudence, discretion and intelligence acquire for
10 their own account; to invest in any common trust fund now or
11 hereafter established by the Trustee.

12 (d) To advance funds to this trust for any trust
13 purpose, such advances with interest at current rates to be a
14 first lien on and to be repaid out of principal or income;
15 to reimburse itself from principal or income for any loss or
16 expense incurred by reason of its ownership or holding of
17 any property in this trust.

18 (e) To borrow money for any trust purpose upon such
19 terms and conditions as the Trustee may deem proper, and to
20 obligate the trust estate for repayment; to encumber the
21 trust estate or any of its property by mortgage, deed of
22 trust, pledge or otherwise, using such procedure to consum-
23 mate the transaction as the Trustee may deem advisable.

24 (f) To have respecting securities all the rights,
25 powers and privileges of an owner, including the power to
26 pay assessments and other sums deemed by the Trustee neces-
27 sary for the protection of the trust estate; to participate
28 in voting trusts, pooling agreements, foreclosures, reorgani-
29 zations, consolidations mergers and liquidations, and in
30 connection therewith to deposit securities with and transfer
31 title to any protective or other committee under such terms
32 as the Trustee may deem advisable; to exercise or sell stock

1 subscription or conversion rights, to accept and retain as
2 an investment any securities or other property received
3 through the exercise of any of the foregoing powers, regard-
4 less of any limitations elsewhere in this Will relative to
5 investments by the Trustee.

6 (g) Upon any division or partial or final distribu-
7 tion of the trust estate, to partition, allot and distribute
8 the trust estate in undivided interests or in kind, or
9 partly in money and partly in kind, at valuations determined
10 by the Trustee, and to sell such property as the Trustee may
11 deem necessary to make division or distribution.

12 (h) To budget the estimated annual income and
13 expenses of the trust in such manner as to equalize, as far
14 as practicable, periodic income payments to beneficiaries.

15 (1) To determine what is principal or income of
16 the trust estate and apportion and allocate in its discre-
17 tion any and all receipts and expenses as between these
18 accounts, including also the power to charge in whole or in
19 part against principal, or to amortize out of or charge
20 forthwith to income, premiums paid on purchase of bonds or
21 other obligations. Except insofar as the Trustee shall
22 exercise the discretion herein conferred, and except as
23 otherwise provided in this Order, matters relating to prin-
24 cipal and income shall be governed by the provisions of the
25 Principal and Income Law from time to time existing.

26 (j) Unless specifically limited, all discretions
27 conferred upon the Trustee shall be absolute, and their
28 exercise conclusive on all persons interested in this trust.
29 The enumeration of certain powers of the Trustee shall not
30 limit its general or implied powers, and the Trustee, sub-
31 ject always to the discharge of its fiduciary obligations,
32 is vested with and shall have all rights, powers and

1 The following are general provisions which apply
2 to the trust herein created:

3 (a) The Trustee shall receive a reasonable com-
4 pensation for its services hereunder.

5 (b) Income accrued or unpaid on trust property at
6 the date of my death shall, when received into the trust,
7 be treated as any other income. Income accrued or in the
8 hands of the Trustee for payment to an income beneficiary
9 at the termination of his interest or estate under this
10 trust shall go to the beneficiaries entitled to the next
11 succeeding interest in the proportions in which they take
12 such interest. The Trustee shall not be required to pro-
13 rate taxes and other current expenses to the date of termina-
14 tion.

15 (c) Until the Trustee shall receive in its trust
16 department where this trust is being administered written
17 notice of any birth, marriage, death, or other event upon
18 which the right to payments from this trust may depend, the
19 Trustee shall incur no liability to persons whose interests
20 may have been affected by that event for disbursements made
21 in good faith.

22 (d) The Trustee may apply payments for the benefit
23 of any beneficiary, or may make payments to any beneficiary
24 under disability to the guardian of the person of the bene-
25 ficiary or to the parent of the beneficiary, if a minor.
26 Sums necessary for support and education may be paid directly
27 to minor beneficiaries who, in the judgment of the Trustee,
28 have attained sufficient age and discretion to render it
29 probable that the monies will be properly expended.

30 (e) The Trustee shall have the right to resign
31 this trusteeship at any time. Upon its resignation a suc-
32 cessor shall be appointed by a court of competent jurisdiction

1 upon petition of the resigning Trustee or of any person
2 interested in the trust.

3 (f) The Trustee may pay out of principal or income,
4 or partially out of each in such shares as it may determine,
5 property taxes, assessments, charges, attorneys' fees, the
6 Trustee's compensation and other expenses incurred in the
7 administration or protection of this trust. This discretion
8 may be exercised not only in the interest of the trust estate
9 but for the benefit of any beneficiary. The income remaining
10 after such expenditures as the Trustee shall elect to pay
11 therefrom shall constitute net income.

12 Notwithstanding any other provisions of this trust,
13 until the death of the testatrix' daughter, [REDACTED],
14 the Trustee shall make no sale, exchange, lease or hypothecation
15 of any real or personal property included in the trust estate,
16 or any investment of trust funds without first obtaining the writ-
17 ten approval of the said [REDACTED], if she shall be
18 competent at the time.

19
20 IT IS FURTHER ORDERED AND ADJUDGED that the requirement
21 of a bond from the distributee above named is dispensed with.
22

23 DATED: August 7, 1975.
24

25 DAVID N. EAGLESON -

26 Judge

27 DAVID N. EAGLESON

28 THE DOCUMENT TO WHICH THIS CERTIFICATE IS AT-
29 TACHED IS A FULL TRUE AND CORRECT COPY OF THE
30 ORIGINAL ON FILE AND OF RECORD IN MY OFFICE.

31 SAME HAVING BEEN FILED Aug. 7, 1975

32 AND ENTERED AUG 12 1975

DECREE BOOK 2139 PAGE 399

ATTEST AUG 12 1975 19

CLARENCE E. CABELL County Clerk and Clerk of the
Superior Court of California,
County of Los Angeles.

BY J. Conderella DEPUTY